

FirstEnergy Generation, LLC a wholly owned subsidiary of FirstEnergy Corp. and International Brotherhood of Electrical Workers, Local 272, AFL-CIO. Cases 06-CA-163303 and 06-CA-170901

CORRECTION

On May 16, 2018, the National Labor Relations Board issued a Decision and Order in the above-entitled proceeding in which an inadvertent error appears.

On page 1, the second sentence in the third paragraph of footnote 1 reads:

“However, he agrees with his colleagues that the strong record evidence here establishes that the Respondent’s proffered wage increases, shift differentials, equity adjustments, and **has** or 401(k) contributions were ‘inextricably linked’ to the elimination of ‘in-the-box’ retiree health benefits under the narrow doctrine set forth in Plainville Ready Mix and its progeny.”

The sentence should read:

“However, he agrees with his colleagues that the strong record evidence here establishes that the Respondent’s proffered wage increases, shift differentials, equity adjustments, and **HSA** or 401(k) contributions were ‘inextricably linked’ to the elimination of ‘in-the-box’ retiree health benefits under the narrow doctrine set forth in Plainville Ready Mix and its progeny.”

Please substitute pages 1–2 for those that previously issued.

Dated, Washington, D.C. May 17, 2018